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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/900,332	07/06/2001	Yutaka Yasui	FUJA 18.796	5621
26304 7590 12/18/2006 KATTEN MUCHIN ROSENMAN LLP 575 MADISON AVENUE			EXAMINER	
			DANIEL JR, WILLIE J	
NEW YORK, NY 10022-2585			· ART UNIT	PAPER NUMBER
•			2617	
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		12/18/2006	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	A 11 42 A4					
	Application No.	Applicant(s)				
Office Action Summers	09/900,332	YASUI ET AL.				
Office Action Summary	Examiner	Art Unit				
	Willie J. Daniel, Jr.	2617				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).						
Status						
1) Responsive to communication(s) filed on 03 No	ovember 2006.					
,	action is non-final.					
	-					
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-10</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-10</u> is/are rejected.						
7) Claim(s) is/are objected to.		•				
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9) The specification is objected to by the Examiner.						
· · · · · · · · · · · · · · · · · · ·		Examiner				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority under 35 U.S.C. § 119	,					
	priority under 25 LLC C & 110(a)) (d) or (f)				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:	s have been received					
1. Certified copies of the priority documents have been received.						
 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage 						
application from the International Bureau (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list of the certified copies not received.						
See the attached detailed Office action for a list of the certified copies not received.						
·						
Attachment(s)						
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SR/08) 5) Notice of Informal Patent Application						
i) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:						

DETAILED ACTION

This action is in response to applicant's RCE amendment filed on 03 November 2006.
 Claims 1-10 are now pending in the present application.

Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 03 November 2006 has been entered.

Claim Objections

3. The objections applied to the claims are withdrawn, as the proposed claim corrections are approved.

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Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claim 1 is rejected under 35 U.S.C. 102(e) as being anticipated by Fleischer et al. (hereinafter Fleischer) (US 2002/0098832 A1).

Regarding claim 1, Fleischer discloses a server system for distributing information to wireless terminal (8) which reads on the claimed "3rd generation portable mobile terminals" in a specific area (see pg. 2, [0017]; Figs. 1-2), comprising:

a first database for storing contents related to the specific area where the contents distribution service is provided to registered users of the portable mobile information terminals (see Figs. 1-2);

a second database for storing contents to be distributed which are prepared by an information to provider and a distribution condition thereof which is specified by the information provider (see Figs. 1-2);

a third database for storing registered users and a receiving condition of the distributed contents which is specified by the registered users (see Figs. 1-2);

means for receiving position information from the portable mobile terminals of the registered users (see Figs. 1-2);

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determining means for determining whether the received position information is located in the specified area stored in the first database (see Figs. 1-2); and

content distribution means for automatically distributing the contents to be distributed satisfying the distribution condition stored in said second database and the receiving condition stored in the third database, to the corresponding portable mobile terminals of the registered users located in the specified area which is determined by the determining means (see Figs. 1-2).

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-5 and 8-10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fan et al. (hereinafter Fan) (US 6,529,159 B1) in view of Tso et al. (hereinafter Tso) (US 6,047,327).

Regarding **claim 1**, Fan discloses a server system for distributing contents to mobile unit (1, 3) which reads on the claimed "3rd generation portable mobile terminals" in a specific area (see col. 3, lines 17-22; Fig. 1), comprising:

a storage area (63) which reads on the claimed "first database" for storing the contents related to the specific area where the contents distribution service is provided to registered

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users of the portable mobile terminals (1) (see col. 4, lines 48-67; col. 5, lines 5-22; col. 3, lines 17-22), where the data is stored for immediate vicinities;

a second database (32) for storing contents to be distributed which are prepared by an information provider (e.g., businesses) and a distribution condition thereof which is specified by the information provider for distributing the prepare information (see col. 4, lines 48-67; col. 12, lines 14-42; Figs. 2 and 14), where businesses provide advertising such as coupons to mobile units within the local area which is a geophysical condition;

a third database (33) for storing registered users and a receiving condition of the distributed contents which is specified by the registered users (see col. 3, lines 10-15; col. 5, lines 1-10; col. 6, lines 19-26; col. 8, lines19-29; col. 9, lines 37-43; col. 11, lines 35-51; col. 12, lines 14-21; Figs. 7 and 14), where the system manages registration information such as type of user (e.g., group) for distributing related information to the group if the group is a taxi or moving company;

data processing station (18) which reads on the claimed "means" for receiving position information form the portable mobile terminals (1) of the registered users (see col. 3, lines 46-63; col. 5, line 66 - col. 6, line 18; Figs. 1-2, 4, and 7);

data processing station (18) which reads on the claimed "determining means" for determining whether the received position information is located in the specified area stored in the first database (63) (see col. 3, lines 13-22,46-63; Figs. 1-2 and 4);

data processing station (18) which reads on the claimed "content distribution means" for distributing the contents to be distributed satisfying the distribution condition stored in the second database (33) and the receiving condition stored in the third database (33), to the

corresponding portable mobile terminals (1) of the registered users located in the specified area which is determined by the determining means (18) (see col. 3, lines 17-22; col. 12, lines 14-42; col. 4, lines 55-60; col. 7, lines 13-16; col. 11, lines 13-38; Figs. 1 and 12), where the mobile unit (1) are placed into different groups which have different handling procedures. Fan does not specifically disclose having the feature automatically distributing. However, the examiner maintains that the feature automatically distributing was well known in the art, as taught by Tso.

In the same field of endeavor, Tso discloses the feature automatically distributing (see col. 2, lines 40-42; col. 20, line 62 - col. 21, line 4; Fig. 1), where the information is automatically sent to the user. As further support, Tso discloses features such as portable cellular device which reads on the claimed "3rd generation portable mobile terminals" (see col. 3, lines 49 - col. 4, line 14).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Fan and Tso to have the feature automatically distributing, in order to allow information and content providers to take an active role in the distribution of information, as taught by Tso (see col. 1, lines 53-57).

Regarding **claim 2**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 1), in addition Fan further discloses a server system as described in **claim 1**, further comprising area determining means (18) for illustrating said specific area using a simple figure, and storing said figure in said first database (63) as area information indicated by the latitude and longitude (see col. 5, lines 20-28, 48-55; col. 7, lines 52-56; col. 5 lines 1 - 11; Figs. 2, 7, and 12-13);

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wherein said determining means (18) uses the position information received from said portable mobile terminals (1, 3) to determine whether said received position information is located in said specified area stored in said first database (63) (see col. 3, lines 13-22,46-63; col. 4, lines 48-51; col. 9, lines 31-35; col. 12, lines 14-42; Figs. 1-2 and 4).

Regarding **claim 3**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 1), in addition Fan further discloses a server system as described in **claim 1**, wherein said position information received from said portable mobile terminals (1, 3) is the latitude/longitude information of said portable mobile terminals (1, 3) (see col. 5, lines 1-10; Figs. 1 and 7).

Regarding **claim 4**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 1), in addition Fan further discloses a server system as described in **claim 3**, further comprising area determining means (18) for illustrating said specific area using a simple figure, and storing said figure in said first database (63) as area information indicated by the latitude and longitude (see col. 5, lines 20-28, 1 - 11; col. 3, lines 17-22, 46-63; col. 4, lines 48-51; col. 9, lines 31 - 35; col. 12, lines 14-42; Figs. 1-2 and 7);

wherein said determining means (18) uses said latitude/longitude information received from said portable mobile information terminals (1, 3) to determine whether said received position information is located in said specified area stored in said first database (63) (see col. 5, lines 20-28,1-11; col. 3, lines 13-22,46-63; col. 4, lines 48-51; col. 9, lines 31-35; col. 12, lines 14-42; Figs. 1-2, 4, and 7).

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Regarding **claim 5**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 3), in addition Fan further discloses a server system as described in **claim 3**, wherein said latitude/longitude information is given by the portable mobile terminals (1, 3) having a GPS receiver (132) (see col. 3, lines 2-7; col. 5, lines 1-11; col. 9, line 61 - col. 10, line 2; Figs. 1, 5, and 7).

Regarding **claim 8**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 1), in addition Fan further discloses a server system as described in **claim 1**, further comprising registration/canceling/change means (18) for executing, by communication with each of said portable mobile terminals (1, 3), the registration/canceling procedure for the user registration of the portable mobile terminal (1, 3) and the registration/change procedure for the receiving conditions of said user stored in the said third database (33) (see col. 12, lines 22-32; col. 3, lines 53-63; col. 9, lines 31-35; col. 5, lines 1-11; Figs. 2, 7, and 14), where the identification number (160) of the mobile unit constitutes the registration of the mobile unit.

Regarding **claim 9**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 1), in addition Fan further discloses a server system as described in **claim 1**, further comprising receiving means (27) for receiving the prepared information and the distribution conditions of the information provider, and for storing the prepared information and the distribution conditions in said second database (32) (see col. 4, lines 48-67; col. 12, lines 22-42; Figs. 1-2 and 14).

Regarding claim 10, Fan discloses a server system as described in claim 1, further comprising means (18) for receiving the response of a registered user to the distributed

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contents (see col. 3, lines 17-22; col. 12, lines 14-42; col. 4, lines 55-60; col. 7, lines 13-16; col. 11, lines 13-38; Figs. 1 and 12). Fan does not specifically disclose having the feature recording and statistically processing said response, and managing and maintaining the result of said process. However, the examiner maintains that the feature recording and statistically processing said response, and managing and maintaining the result of said process was well known in the art, as taught by Tso.

Tso further discloses the feature recording and statistically processing said response, and managing and maintaining the result of said process (see col. 15, lines 4-18,31-51; col. 4, lines 34-42; col. 6, lines 64-67).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Fan and Tso to have the feature recording and statistically processing said response, and managing and maintaining the result of said process, in order to allow information and content providers to take an active role in the distribution of information, as taught by Tso (see col. 1, lines 53-57).

Claims 6 and 7 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fan et al. (hereinafter Fan) (US 6,529,159 B1) in view of Tso et al. (hereinafter Tso) (US 6,047,327) as applied to claim 1 above, and further in view of Kawamoto (US 6,584,320 B1).

Regarding claim 6, the combination of Fan and Tso discloses every limitation claimed as applied above in claim 1. The combination of Fan and Tso does not specifically disclose having the feature said position information received from said portable mobile information terminals is the information on the base station of a radio area where each of said

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portable mobile information terminals is existent. However, the examiner maintains that the feature said position information received from said portable mobile information terminals is the information on the base station of a radio area where each of said portable mobile information terminals is existent was well known in the art, as taught by Kawamoto.

In the same field of endeavor, Kawamoto discloses the feature said position information received from said portable remote terminal (20) which reads on the claimed "portable mobile terminals" is the information on the base station (21) of a cover area which reads on the claimed "radio area" where each of said portable mobile terminals (20) is existent (see col. 5, line 57 - col. 6, line 11; Figs. 5 and 6).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Fan and Tso with Kawamoto to have the feature said position information received from said portable mobile terminals is the information on the base station of a radio area where each of said portable mobile terminals is existent, in order to simply recognize the present position of other user, as taught by Kawamoto (see col. 1, lines 50-51).

Regarding **claim 7**, the combination of Fan and Tso discloses every limitation claimed, as applied above (see claim 6), in addition Fan further discloses a server system as described in **claim 6**, further comprising area determining means (18) for illustrating said specific area using a simple figure, and storing said figure in said first database (63) as area information indicated by the latitude and longitude (see col. 5, lines 20-28, 48-55; col. 7, lines 52-56; col. 5 lines 1 - 11; Figs. 2, 7, and 12-13). The combination of Fan and Tso does not specifically disclose having the feature wherein said determining means uses, for its

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determination, the latitude/longitude information converted based on the base station information of the radio area where said portable mobile terminal exists, which station information is received from said portable mobile terminal. However, the examiner maintains that the feature wherein said determining means uses, for its determination, the latitude/longitude information converted based on the base station information of the radio area where said portable mobile terminal exists, which station information is received from said portable mobile terminal was well known in the art, as taught by Kawamoto.

Kawamoto further discloses the feature wherein said determining means uses, for its determination, the latitude/longitude information converted based on the base station information of the radio area where said portable mobile terminal (20) exists, which station information is received from said portable mobile terminal (20) (see col. 5, line 57 - col. 6, line 11; Figs. 5 and 6).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings of Fan and Tso with Kawamoto to have the feature wherein said determining means uses, for its determination, the latitude/longitude information converted based on the base station information of the radio area where said portable mobile terminal exists, which station information is received from said portable mobile terminal, in order to simply recognize the present position of other user, as taught by Kawamoto (see col. 1, lines 50-51).

Response to Arguments

6. Applicant's arguments filed 03 November 2006 have been fully considered but they are not persuasive.

The Examiner respectfully disagrees with applicant's arguments as the applied reference(s) provide more than adequate support and to further clarify (see the above claims).

Conclusion

7. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Willie J. Daniel, Jr. whose telephone number is (571) 272-7907. The examiner can normally be reached on 8:30-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Marsha D. Banks-Harold can be reached on (571) 272-7905 or Lester Kincaid can be reached on (571) 272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-

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9197 (toll-free). If you would like assistance from a USPTO Customer Service

Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/WJD,JR/

WJD,JR 10 December 2006

> CHARLES APPIAH PRIMARY EXAMINER